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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

	(PCT Article 50 and A	tule 70)				
pplicant's or agent's file reference CT-2003-2	FOR FURTHER ACTION	SeeNotificatio Examination F	nofTransmittalofInternational Report (Form PCT/IPEA/416)	Preliminary		
nternational application No.	International filing date(day/mo.		Priority date (day/month/yea 11 JULY 2002 (11.07.2002			
PCT/KR2003/001302 International Patent Classification (IPC)	03 JULY 2003 (03.07.20					
IPC7 C22C 38/04 Applicant			<u>. </u>			
SAMHWA STEEL CO., LTD.						
This international preliminary ex and is transmitted to the applicant	t according to Article 36.			ing Authority		
2. This REPORT consists of a total of sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
These annexes consist of a total ofsheets.						
3. This report contains indications relating to the following items: I X Basis of the report II Priority III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application						
Date of submission of the demand 30 OCTOBER 2003		ate of completion 28 OCTO	n of this report BER 2004 (28.10.2004)			
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Name and mailing address of the IPE Korean Intellectual Prop 920 Dunsan-dong, Seo-g Republic of Korea	erty Office	kuthorized officer KIM, DONO		CIRC		
Kehnnie or irotea		Celephone No. 8		LOWEST 41 MED 41 PA		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No. PCT/KR2003/001302

I. Basis of the report	I. Basis of the report					
1. With regard to the elements of the international application:*						
X the international application as originally filed						
the description:	* * 11 M1. 1					
pages	, as originally filed , filed with the demand					
pages, filed with the letter of	, 11104 17141 410 4011414					
the claims:						
nages	, as originally filed					
pages, as amended (together with a	ny statment) under Article 19 , filed with the demand					
pages, filed with the letter of						
the drawings:						
pages	, as originally filed					
F-8	, filed with the demand					
the sequence listing part of the description:						
pages	, as originally filed					
pages, filed with the letter of	, filed with the demand					
pages, med with the fetter of						
2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language						
3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: contained inthe international application in written form.						
filed together with the international application in computer readable form.						
furnished subsequently to this Authority in written form.						
furnished subsequently to this Authority in computer readable form	•					
The statement that the subsequently furnished written sequence listing does not go	beyond the disc losure in the					
international applicationas as filed has been furinshed. The statement that the information recorded in computer readable form is identical to the	e written sequence listing has					
The statement that the information recorded in computer readable form is identical to the been furnished.	Million Sequence naming has					
4. The amendments have resulted in the cancellation of:						
the description, pages						
the claims, Nos.						
the drawings, sheet						
This report has been established as if (some of) the amendments had not been made, sin go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	ce they have been considered to					
* Replacement sheets which have been furnished to the receiving Office in response to an invitation in this opinion as "originally filed." and are not annexed to this report since they do not conta and 70.17).	under Article 14 are referred to in amendments (Rules 70.16					
** Any replacement sheet containing such amendments must be referred to under item I and annexed	d to this report.					

INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No.

PCT/KR2003/001302

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	1-3	YES
	Claims	None	No
Inventive step (IS)	Claims	1-3	YES
	Claims	None	NO
Industrial applicability (IA)	Claims	1-3	YES
	Claims	None	NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following document:

D1: JP 2000-336460 A (NIPPON STEEL CO.)

The present invention relates to a quenched and tempered steel wire with superior cold forging characteristics, which has tensile strength in a range of 700-1300 MPa and spheroidization of deposited carbide not less than 30%.

D1 relates to a hot-rolled steel wire with excellent cold workability which is being subjected to spheroidizing annealing, and which has tensile strength in the range of 470-720 MPa and area ratio of deposited granular carbide in the range of 3-15%.

The present invention is different from the cited invention in that it relates to a steel wire with higher tensile strength; that the microstructure of the present invention consists of tempered martensite, whereas that of the cited invention consists of ferrite and pearlite; and that the present invention does not need an additional heat treatment process, whereas the cited invention needs annealing heat treatment before cold working.

Therefore, the present invention is considered to be novel, to involve an inventive step, and to be industrially applicable.